United States District Court Southern District of Texas

ENTERED

October 02, 2020 David J. Bradley, Clerk

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

RAJET AEROSERVICIOS S.A. DE C.V.,	§	
Plaintiff,	§	
v.	§	Case No.: 4:18-CV-4441
v.	§	Case No., 4.16-C V-4441
	§	
LUIS CARLOS CASTILLO CERVANTES,	§	
Defendant.	§	

AGREED JUDGMENT

BE IT REMEMBERED that on this day, the Court was presented this Agreed Judgment of the parties in the above-styled and numbered cause. The Agreed Judgment was reached by agreement as reflected by the signature of Plaintiff's attorney and Defendant's attorney. Based upon the representations of the parties, the Court finds that Plaintiff, RAJET AEROSERVICIOS S.A. DE C.V. and Defendant, LUIS CARLOS CASTILLO CERVANTES, have entered into a settlement agreement. The Court finds that this Agreed Judgment has been submitted by agreement and that such agreement is reflected by the signatures below. Accordingly, it is, therefore,

ORDERED, ADJUDGED AND DECREED that Plaintiff, RAJET AEROSERVICIOS S.A. DE C.V., is entitled to judgment against Defendant, LUIS CARLOS CASTILLO CERVANTES. It is further, ORDERED, ADJUDGED AND DECREED that Plaintiff, RAJET AEROSERVICIOS S.A. DE C.V., have and recover judgment of, from, and against Defendant, LUIS CARLOS CASTILLO CERVANTES, for the sum of \$1,200,000.00 for Plaintiff's actual damages, attorneys' fees and pre-judgment interest.

It is further, ORDERED, ADJUDGED AND DECREED that Plaintiff, RAJET AEROSERVICIOS S.A. DE C.V. have and recover judgment of, from, and against Defendant, LUIS CARLOS CASTILLO CERVANTES, post-judgment interest at the rate of five percent (5%) per annum on the judgment amount. It is further,

ORDERED, ADJUDGED AND DECREED that all costs of court are hereby taxed against the party incurring the same.

The parties are allowed such writs and processes as may be necessary in the collection or enforcement of this judgment. This court retains jurisdiction to enforce this judgment and any ancillary settlement agreements. This judgment may not be appealed or collaterally attacked or challenged in any way. All relief not specifically granted herein as to Plaintiff, RAJET AEROSERVICIOS S.A. DE C.V., and Defendant, LUIS CARLOS CASTILLO CERVANTES is hereby denied.

SIGNED this 2nd day of October, 2020

Kenneth M. Hoyt

United States District Judge

AGREED AS TO FORM:

Parker & Sanchez LLC

By: /s/ C. Anderson Parker

C. Anderson Parker

State Bar No. 24046584

700 Louisiana St. Ste. 2700

Houston, Texas 77002

(713) 659-7200 – Phone

(713) 659-7203 – Fax

Andy@ParkerSanchez.com

ATTORNEYS FOR PLAINTIFF

RAJET AEROSERVICIOS S.A. DE C.V.

Barrera Sanchez & Associates, P.C.
By:
Marcus C. Barrera

Marcus C. Barrera
State Bar No. 00790271
10113 N 10th Street, Suite A
McAllen, Texas 78504
956-287-7555 – Phone
956-287-7711 – Fax
marcus@bsmlawyers.com
ATTORNEYS FOR DEFENDANT

LUIS CARLOS CASTILLO CERVANTES